BILL NO. S-79-11- 4/

SPECIAL ORDINANCE NO. S-2/6-79.

AN ORDINANCE approving an Agreement to Purchase Real Estate by Jesus Name Church and Cordis Middleton from the Board of Public Works.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE,

INDIANA:

repealed.

SECTION 1. That the Agreement to Purchase Real Estate dated July 31, 1979, between the City of Fort Wayne, by and through its Mayor and the Board of Public Works, and Jesus Name Church and Cordis Middleton, for the purchase by the church from the City of the following described real estate:

N1 Lot 5, Green and Forbing's Addition

for the total cost of \$125.00, all as more particularly set forth in said agreement which is on file in the Office of the Board of Public Works, and is by reference incorporated herein, made a part hereof and is hereby in all things ratified, confirmed and approved.

SECTION 2: That Special Ordinance No. S-144-79 is hereby

SECTION 3. That this ordinance shall be effective upon passage and approval by the Mayor.

Vivian I. Schmidt

APPROVED AS TO FORM & LEGALITY

William N. Salin, City Attorney

Read the f	irst time in full and	d on motion by	U. Sehm	ulf, second	led by
They	, and duly	adopted, read	d the second time b	y title and refe	rred to the
Committee on	Fenni	نو	(an d the City	Plan Commissi	on for
recommendation)	and Public Hearin	g to be held a	fter due legal notic	e, at the Counc	il Chambers,
City-County Buil	lding, Fort Wayne,	Indiana, on		he	day
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DATE:	12-11-79		Charles C		nans /n
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Bill No.	5-79-11-41	manhorm .					
		REPORT OF THE	COMMITT	ee on	FINANCE		
We, your	Committee on	Finance		to whom	was referre	d an Ordi	nance .
		n Agreement to					
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		/:	2-11-1	9 CONC	URRED IN		

_CHARLES W. WESTERMAN, CITY CL'

Ilen Courty Indiana Bar Assoc. ort Mayne Bhayd of Reoliors. BOARD OF PUBLIC WOF				TE 68-9-20 - 144-79 TULY	31 1070
				WNERS DATE: JULY e in Allen County, Indiana, whos	SE legal description
t					
uch real estate is hereinafter called the "R	eal Estate". Its street address is	2204 WEISS	SER PARK AVENUE	2	
		TERMS AND CONDITIO	ONS		
The terms and conditions of this Agreemer • <u>Purchase Price and Terms</u> , The purchase	price shall be \$ 125.00	, to be paid in accordan	nce with the terms of Paragr	aph A (insert A, B, C	or D):
A. Cash. The entire Purchase price shall B. Cash With New Mortgage. The entire mortgage loan on the Real Estate f and any earnest money deposited h discount points Seller agrees to pay	be paid in cash, purchase price shall be paid in or not less than \$ pereunder shall be refunded to	Buyer without delay. Buyer a	nable to obtain such finance	ing within that time, this Agreeme	ent shall then terr
C. Cash, Subject To Existing Mortgage existing mortgage on the Real Estate imately S as of Transfer fees, if any, required by the	Buyer shall pay approximatel e held by, 19	y \$ In cash and	gagee, Seller represents that	e unpaid balance of and to perfor the unpaid principal balance of su the payment due	m the provisions uch mortgage is a , 19
D. Land Contract. Buyer shall pay \$ _ of the purchase price in monthly p The land contract is to be written up	ayments of not less than \$ pon the Allen County Indiana E	per month, including Bar Association form.	g % interest, compute	of that sum and calling for the pay ed, pl	yment of the rem lus taxes and inst
All earnest money paid under this Agreem 2. Taxes and Assessments, Buyer shall assur the last rate and value shall be used in which on the date of this Agreement ard 3. Possession, Possession of the Real Esta	ne and pay the taxes upon the R this computation, Seller shall p e constructed or installed on or ste shall be delivered to Buyer	teal Estate due and payable in (pay any assessments or charges about the Real Estate or are se on or before ***	(May) (November), 19 / 9 upon or applying to the Re- erving the Real Estate. ** . Rents, if any,	* APPROVAL BY CIT shall be prorated as of the date of	Y COUNCII
be (prorated) (cancelled) as of the date 4. Improvements and Fixtures. This offe gas, heating and plumbing fixtures, sor trees, shrubs, flowers, fences, and and free of all liens and encumbrances a	of closing. Seller will pay all ch er Includes all improvements and eens, screen doors, storm wind	arges for utility services furnish d permanent fixtures used in c lows, shades, venetian blinds, d	connection with the Real E frapery hardware, awnings, a , if any, now in a	state, including but not necessari	
5. Use. Buyer represents that his intende	d use of the Real Estate requi	ires a zoning classification of	, and on the date	e of closing the Real Estate shall	be In a district
Earnest Money. As earnest money, Bu such agent additional earnest money in	yer deposits with the Setler's a	gent named below the sum of \$. Upon	acceptance of this offer by Seller,	Buyer will depo
If this offer is not accepted in writ Buyer without delay, 8. Other Terms:					
Survey. Seller shall furnish at Seller's exas of the date hereof. The survey shall Abstract of Title. Prior to closing Sell disclosing a marketable title in Seller.	include the setting or locating of	of corner stakes or pins.			
a reasonable time to meet such require Title as adopted by the Allen County I	rements, if any, as may be nec	essary to render marketable hi	is title to the Real Estate ac	cording to the Standards of Marke	stability of Abstr
11. Closing. This transaction shall be close At closing, Buyer shall make payment Land Contract, conveying or contract accompanied by a Closing Affidavit. Se Contract. In the event the Real Estate and tear excepted, this Agreement, at	ed as soon as title to the Real E: of the purchase price as providing to convey the Real Estate lier shall assume the risk of loss of e and all improvements thereos Buyer's election, shall not be bi	ed in Section 1 above, end Selli and all improvements thereon or damage to the Real Estate an in cannot be conveyed or contr inding upon Buyer, and earnest	ter shall deliver to buyer a pi in the same condition they and all improvements thereon tracted to be conveyed to B t money deposited hereunde	roperly prepared and executed de- now are, usual wear and tear exce- until the delivery of the General I super in substantially their presen- er shall be returned to Buyer without	epted, The deed: Warranty Deed o at condition, usu out delay.
12. Miscellaneous, Buyer has personally i agreements, Headings are inserted for and "Seller" and their related pronous	nspected and examined the Res r convenience only and do not ns include the plural, the mascu	constitute a part of this Agree line, and the feminine.	in good faith. All the terms ment. Whenever necessary a	and conditions are stated herein and where the context admits, the	n, there being no singular terms"
ADDRESS: CHESTNO	+ ST 29	BUYER: X	PHONE:	744711-67 743-3991	0000
		ACCEPTANCE BY SEL	LLER		
The undersigned Seller accepts the above o shall be deducted from the first payment. This acceptance is subject, nevertheless, to	made to Seller, Seller also auth	orizes its agent to hold all mon	i to pay its agent named bel iey deposits in escrow until	ow a commission of S the closing of this transaction,	
	. 1				
SELLER: Henry & M.	Vehenberg &	Etoup U. D.	mar)	nay g Du	500